

From: [Chris Linendoll](#)
To: [Mueller, Brian](#)
Cc: [Phillip Winsor](#)
Subject: RE:
Date: Friday, May 16, 2014 3:10:07 PM

Brian,

My initial reaction would be no as far as eligibility under the PBST general permit, however, the Petroleum Fuel Contaminated General Permit might be an option (TXG830000). I have attached a link from our website for your review.

http://www.tceq.texas.gov/permitting/wastewater/general/TXG83_AIR.html

Thanks,

Chris

From: Mueller, Brian [mailto:Mueller.Brian@epa.gov]

Sent: Friday, May 16, 2014 3:05 PM

To: Chris Linendoll

Cc: Phillip Winsor

Subject:

Good afternoon Chris

I am working in the Superfund Program in R6 and have been assigned the Falcon Refinery Site. The facility has a number of tanks that have tank bottoms (listed RCRA wastes) that have a significant amount of rainwater (4-6 million gallons) in them. I am trying to determine if the PRP can seek authorization to discharge the water under the bulk petroleum storage tank general permit. The facility had applied for a NPDES permit in the 1980's to discharge refinery wastewater but is not currently operating as a refinery. Their current operations consist of receiving crude oil and storing in tanks and then shipping out by barge. The tanks and water I am interested in are not part of this operation they are from the refinery was operating in the 1980's.

Thanks

Brian W Mueller RPM

EPA R6 Superfund

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